REMARKS-General

Applicant acknowledge claims 41-55 would be allowable if rewritten or amended to overcome the claim rejections under 35USC112. The amended independent claim 41 and 48 incorporate all structural limitations of the previously presented claims 21 and 34 respectively and include further limitations previously brought forth in the disclosure. No new matter has been included. All claims 41-55 are submitted to be of sufficient clarity and detail to enable a person of average skill in the art to make and use the instant invention, so as to be pursuant to 35 USC 112.

The applicant respectfully amends the aerials layers being formed adjacent to the motorway in claims 41 and 48 corresponding to the Figure 2. No new matter has been included.

Response to Rejection of Claims 41-55 under 35USC112

The applicant submits that the amended drafted claims 41-55 particularly point out and distinctly claim the subject matter of the instant invention, as pursuant to 35USC112. The applicant respectfully change the term "manway" to "walkway" as a standard term in the art. The applicant respectfully removes the excessive recitations regarding intended use and general narration render the claims indefinite.

The Cited but Non-Applied References

The cited but not relied upon references have been studied and are greatly appreciated, but are deemed to be less relevant than the relied upon references.

A formal drawing, Figure 2, is submitted herewith to replace the corresponding original figures in file upon the approval of the proposed drawing correction of Figure 2. The drawing, Figure 2, is labeled in the top margin as Replacement Sheets and the proposed drawing correction of Figure 2 is labeled in the top margin as Annotated Sheets.

The applicant respectfully shows all the recitations of "manway" being changed to "walkway" and what is being amended in Figure 2 in this response to notice of non-compliant amendment, and respectfully re-submits the entire Amendment E filed on October 17, 2011.

In view of the above, it is submitted that the claims are in condition for allowance. Reconsideration and withdrawal of the rejection are requested. Allowance of claims 41-55 at an early date is solicited.

Should the examiner believe that anything further is needed in order to place the application in condition for allowance, he is requested to contact the undersigned at the telephone number listed below.

Respectfully submitted,

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CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service with proper postage as first class mail in an envelope addressed to: "Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450" or being facsimile transmitted to the USPTO on the date shown below.

Signature Name in print: Raymond Y. Char

Date: 01/05/20 2